UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	DOCUMENT ELECTRONICALLY FILED DOC #:
John Bellocchio,	DATE FILED: 4 26 2021
Plaintiff(s),	21 Civ. 3278 (CM) (BCM)
-against-	
Merrick Garland in his official capacity,	
Defendant(s),	
X	

ORDER SCHEDULING AN INITIAL PRETRIAL CONFERENCE

McMAHON, District Judge,

This action having been assigned to me for all purposes, it is hereby, ORDERED as follows:

- 1. Counsel receiving this order shall contact all counsel of record (or where a party is not yet represented, such party) and, if necessary, provide them with a copy of this order.
- 2. Except as noted in Paragraph 5 below, counsel for all parties are directed to confer, complete and sign the attached "Civil Case Management Plan" and to fax it to the Court within thirty (30) days. The parties are free to set their own deadlines as long as the plan provides for the completion of all discovery within six months of this order and the filing of a proposed "joint final-pretrial order," within forty-five days of the close of discovery. (The "trial ready" date is to be left blank.)

If a conforming case management plan is submitted at least two business days prior to the scheduled initial conference and subsequently approved by the Court, the initial conference will be canceled automatically. If a motion has been filed either before or after the case management plan is approved, and the parties desire a conference, a letter must be submitted to the Court via fax specifically asking that the initial conference not be canceled. If the parties fail to agree upon such a plan or fail to submit the plan to the Court within the time provided (at least two business days before the conference date), the parties

must participate in a telephone conference on 7/15/2021 at 11:45 a.m. Parties should dial in at 1(888)363-4749, access code (9054506) to join the conference.

If the parties request an extension of time to file an answer or a motion and an initial pretrial conference has been scheduled, the Court's grant of the extension of time to answer or move does not postpone or adjourn the conference, unless specifically stated by the Court.

- 3. Any party desiring a conference with the Court for purposes of discussing settlement, narrowing of issues, or other pertinent pretrial matters may request a conference by faxing a letter to the Court.
- 4. If a motion is filed prior to the conference date, and no case management has been agreed to, the parties must attend the conference. Upon request, the court will adjourn the conference until the motion is fully briefed. A decision on the motion may be announced at the conference, or a case management plan entered pending resolution of the motion.
 - 5. Judge McMahon has special management rules for certain types of cases:
- (a) If your case involves (1) a denial of benefits under an employee or union benefits plan governed by ERISA, or (2) failure to make a contribution to a Health and Welfare or similar benefit fund, do not fill out a Civil Case Management Plan in the form attached. You may either (1) send the Court a stipulated schedule for making a motion for summary judgment, which Judge McMahon will "so order," or (2) attend your scheduled Rule 16 conference, at which time the Court will impose such a schedule.
- (b) If your case is a patent case, do not fill out a Civil Case Management Plan. You must attend a Rule 16 conference with Judge McMahon, at which time she will explain her rules for handling patent cases and set up a schedule for a *Markman* ruling. Please confer with your opponent prior to the conference in order to identify and narrow issues.
- (c) If the complaint contains a RICO claim, plaintiff must file a RICO Case Statement within thirty (30) days of filing the complaint. No discovery may take place relating to any claim asserted until the Court has had an opportunity to consider any motion to dismiss that may be addressed to the RICO claim. For further case management rules relevant to RICO cases, the parties should refer to Judge McMahon's Individual Practices and RICO Case Standing Order, which can be accessed through the Court's website at www.nysd.uscourts.gov.
- (d) If your case is an Admiralty Rule B Attachment case, do not fill out a Civil Case Management Plan. Notify Mariela De Jesus, Judge McMahon's courtroom deputy, that you are a Rule B case and she will cancel your Rule 16 conference.

- 6. Parties are to follow Judge McMahon's Individual Practices. To access a copy of the Judge's rules, go to the Court's website.
- 7. Judge McMahon's rules governing electronic discovery are automatically in force in this case. The Judge's rules on electronic discovery can be found on the Court's website.

Dated: April 26, 2021

Colleen McMahon

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U.S.D.J.

UNITED STATES DIS			
SOUTHERN DISTRIC	CT OF NEW YORK	X	
John Bellocchio,		^	
	D1 : .: CC()		01 C' 2070 (OM) (DCM)
	Plaintiff(s),		21 Civ. 3278 (CM) (BCM)
-against-			
Merrick Garland in his	official capacity,		
	Defendant(s),		
		X	
	CIVIL CASE M.	ANAGEMENT	PLAN
(for all c	ases except patent, IDI	EA, FLSA and E	ERISA benefits cases,
and cas	ses subject to the Priva	te Securities Lit	igation Reform Act)
1. This case is/i	s not to be tried to a jus	ry.	
2. Discovery pr	ursuant to Fed.R.Civ.P.	. 26(a) shall be e	exchanged by
3. No additional	l parties may be joined	after	·
4. No pleading	may be amended after_		•

5. If your case is brought pursuant to 42 U.S.C. § 1983: In keeping with the United States Supreme Court's observation that the issue of qualified immunity should be decided before discovery is conducted, counsel representing any defendant who intends to claim qualified immunity must comply with the special procedure set forth in Judge McMahon's individual rules, which can be found at www.nysd.uscourts.gov.

Failure to proceed in accordance with the qualified immunity rules constitutes a waiver of the right to move for judgment on the ground of qualified immunity prior to trial. *Please identify any party who is moving to dismiss on qualified immunity grounds*.

6. All discovery, including expert discovery, must be completed on or before		
discrimination or medical malpractice cases only): Plaint shall be completed by PLEASE N including expert discovery" means that the parties must s identities and opinions, as required by Fed. R. Civ. P. 26(the discovery period. Expert disclosures conforming with following dates: Plaintiff(s) expert report(s) by	NOTE: the phrase "all discovery, elect and disclose their experts' (a)(2)(B), well before the expiration of Rule 26 must be made no later than the	
7. Judge McMahon's Rules governing electronic case. The parties must comply with those rules unless the The text of the order will be found at www.nysd.uscourts	ey supercede it with a consent order.	
8. Discovery disputes in this case will be resolved is The first time there is a discovery their own, notify Judge McMahon's Chambers by letter a case to the Magistrate Judge for discovery supervision. To Judge for resolution of discovery disputes; do not contact do not result in any extension of the discovery deadline or must approve any extension of the discovery deadline in recannot change discovery deadlines unless you agree to traffer all purposes. Judge McMahon does not routinely grant they wait until the last minute to bring discovery disputed Judge, they may find themselves precluded from taking disting.	dispute that counsel cannot resolve on nd she will sign an order referring your thereafter, go directly to the Magistrate Judge McMahon. Discovery disputes a trial-ready date, and Judge McMahon non-pro se cases. The Magistrate Judge ansfer the case to the Magistrate Judge at extensions so counsel are warned that es to the attention of the Magistrate	
9. A joint pre-trial order in the form prescribed in together with all other pre-trial submissions required by the motions), shall be submitted on or before pre-trial order, counsel will be notified of the date of the functions must be filed within five days of receiving notice responses to in limine motions are due five days after the for trial at any time following the final pre-trial conference.	nose rules (<u>not</u> including <i>in limine</i> Following submission of the joint inal pre-trial conference. <i>In limine</i> of the final pre-trial conference; motions are made. Cases may be called	
10. No motion for summary judgment may be serv	ved after the date the pre-trial order is	

due. The filing of a motion for summary judgment does not relieve the parties of the obligation

to file the pre-trial order and other pre-trial submissions on the assigned date.

11. The parties may at any time consent to have this case tried before the assigned Magistrate Judge pursuant to 28 U.S.C. Section 636(c).		
	Itered or amended only on a showing of good cause is entered. Counsel should not assume that outine.	
Dated:		
New York, New York		
Upon consent of the parties:		
[signatures of all counsel]		
76.44.		
	SO ORDERED:	
	Hon. Colleen McMahon	
	United States District Judge	